

RULE 17.1, PLEAS OF GUILTY AND NO CONTEST — Court need not re-advise a defendant of consequences of original conviction when taking admission to probation violation

Revised 10/2009

When a defendant has previously been placed on probation and admits violating his probation, the trial court need not re-advise the defendant of all the consequences of his original conviction. "The trial court is not required to inform a defendant of consequences of which defendant is made aware when placed on probation. *State v. Harris*, 116 Ariz. 543, 545, 570 P.2d 485, 487 (1977)." *State v. Sasak*, 178 Ariz. 182, 189, 871 P.2d 729, 736 (App. 1993).